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December 18, 2006

ELECTRONIC FILING

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

*Re: Applications for the Assignment of License from Denali PCS, L.L.C. to
Alaska DigiTel, L.L.C. and for Transfer of Control of Alaska DigiTel, L.L.C.
WT Docket No. 06-114*

Dear Ms. Dortch:

Attached for inclusion in the record of the referenced proceeding is a letter dated December 14, 2006, from Alaska DigiTel ("DigiTel"), one of the applicants in the proceeding, to Interior Telephone Company and Mukluk Telephone Company, two rural local exchange carriers in Alaska, requesting their consent to a transfer of control of DigiTel to General Communication, Inc. ("GCI"), the other applicant in the proceeding, under the terms of DigiTel's space and power agreement with the two carriers. The letter states that the pending reorganization proceeding between GCI and DigiTel "could be construed to constitute a change of control" of DigiTel, and consent to the pending transfer of control is requested from the two rural carriers "as soon as possible."

The attached communication is of relevance and significant to the referenced proceeding because, in their filings with the Commission, applicants GCI and DigiTel have consistently represented that GCI, while acquiring 78 percent of the single class of voting interests in the reorganized DigiTel, will not exercise actual control over it, but will instead serve only in the role of a passive investor. The applicants have vigorously denied petitioner MTA Wireless' arguments that the reorganization agreement, if consummated, would permit both *de jure* and *de facto* control of DigiTel to transfer to GCI.

The letter to Interior and Mukluk Telephone Companies reveals that the applicants are, in fact, taking operational steps to prepare for an actual transfer of control of DigiTel to GCI and that a material disparity exists, as a result, between the applicants' advocacy before this Commission and their actions otherwise. The discovery of this correspondence reinforces MTA

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Wireless' position that the applicants' representations in this proceeding should be viewed by the Commission with skepticism. The Commission must assume that the reorganization agreement will result in an actual transfer of control of DigiTel to GCI, and that all legal consequences of consent to the applicants' pending transaction must be evaluated in light of that reality.

Sincerely yours,

/s/ Stefan M. Lopatkiewicz

Stefan M. Lopatkiewicz
Counsel to MTA Communications, Inc.
d/b/a MTA Wireless

Enclosure

cc:

Fred Campbell, Office of Chairman Martin
Scott Deutchman, Office of Commissioner Copps
Barry Ohlson, Office of Commissioner Adelstein
Aaron Goldberger, Office of Commissioner Tate
Angela Giancarlo, Office of Commissioner McDowell
Erin McGrath, WTB
Susan Singer, WTB
Paul Murray, WTB
Blaise Scinto, WTB
Neil Dellar, OGC
Ann Bushmiller, OGC
Carl W. Northrop, Esq.
Michael Lazarus, Esq.
Thomas Gutierrez, Esq.
Elizabeth Ross, Esq.
Mark Brennan, Esq.



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December 14, 2006

Via FedEx™

Interior/Mukluk Telephone Company
c/o TelAlaska, Inc.
201 E. 56th Avenue
Anchorage, AK 99518

Re: Space and Power Agreement dated June 11, 2002 between Interior/Mukluk Telephone Company (the "Consenting Party") and Alaska DigiTel, LLC (the "Company") (the "Agreement")

Dear Sir or Madam:

The Company has entered into a reorganization agreement involving General Communication, Inc. ("GCI") pursuant to which GCI will own a majority of the outstanding ownership interests in the Company following the transaction.

Your consent may be required under the terms of the Agreement because the reorganization agreement involving the Company and GCI could be construed to constitute a change of control of the Company.

The purpose of this letter is to request the consent of the Consenting Party under the Agreement to the possible change of control of the Company. The Consenting Party's consent to such change of control shall be effective as of 12:01 a.m. on the closing date of the reorganization agreement (the "Effective Time"). The Company shall remain responsible for all obligations and liabilities under the Agreement following the Effective Time.

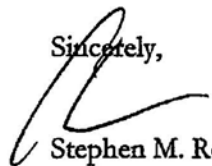
By executing below, the Consenting Party represents that the Agreement constitutes the entire understanding of the parties, the Agreement is in full force and effect and has not been modified or amended, and no defaults have occurred and are continuing under the Agreement, nor have any events occurred that, after notice or lapse of time, or both,

would constitute such default as a result of which either party would have the right to terminate the Agreement.

The Company respectfully requests that the Consenting Party provide its approval and confirmation of the above by executing this letter in duplicate, returning it to Stephen M. Roberts as soon as possible via facsimile (901-763-3369), and sending an original back to us in the enclosed postage prepaid return envelope. Your prompt reply would be greatly appreciated.

Thank you in advance for your assistance. Should you have any questions in connection with this request, please feel free to call me at (901) 763-3333.

Sincerely,



Stephen M. Roberts

APPROVED AND CONFIRMED

INTERIOR/MUKLUK TELEPHONE COMPANY

By: _____

Name: _____

Title: _____

Date: _____